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16	San Francisco, CA 94105		
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18	Counsel for Chunghwa Picture Tubes, Ltd.		
19	UNITED STATES DIS	STRICT COURT	
20	NORTHERN DISTRICT OF CALIFORNIA		
21 22	IN RE: TFT-LCD (FLAT PANEL) M	laster File No. M:07-1827 SI	
23	ANTITRUST LITIGATION	IDL No. 1827	
24		IDE No. 1627	
25		TIPULATION AND [PROPOSED] RDER RE CHUNGHWA PICTURE	
26	ALL ACTIONS T	UBES' TIME TO RESPOND TO ONSOLIDATED COMPLAINTS	
27			
28			

1	STIPULATION			
2	WHEREAS the Court presently has under submission defendants' joint motions t			
3	dismiss the direct purchaser plaintiffs' consolidated complaint and the indirect purchaser			
4	plaintiffs' consolidated complaint;			
5	WHEREAS the direct purchaser plaintiffs and the indirect purchaser plaintiffs			
6	have named Chunghwa Picture Tubes, Ltd. ("CPT") as a defendant in their consolidated			
7	complaints;			
8	8 WHEREAS the undersigned to	WHEREAS the undersigned firm of Gibson, Dunn & Crutcher LLP represents		
9	CPT and will accept service of case documents pending filing of a formal notice of appearance of			
10	response by CPT; and			
11	WHEREAS this Stipulation does not constitute a waiver by CPT of any defense,			
12	right, or objection, including but not limited to the defenses of lack of personal or subject matter			
13	jurisdiction, insufficiency of process, insufficiency of service of process, or improper venue;			
14	IT IS HEREBY STIPULATED AND AGREED by and between (i) direct			
15	purchaser plaintiffs, (ii) indirect purchaser plaintiffs, and (iii) CPT, by and through their			
16	undersigned counsel, subject to the Court's approval, that CPT's deadline for responding to the			
17	direct purchasers' consolidated complaint an	direct purchasers' consolidated complaint and the indirect purchasers' consolidated complaint		
18	shall be extended to and include thirty (30) c	shall be extended to and include thirty (30) calendar days from the date of the Court's entry of its		
19	order on the defendants' joint motions to dist	order on the defendants' joint motions to dismiss.		
20	0 Re	espectfully submitted,		
21	II	LIEFE CARRACER HEIMANNI (DERNICTERI		
22		EFF, CABRASER, HEIMANN & BERNSTEIN, LP		
23	II .			
24	4 By	y: /s/ Brendan Glackin Brendan Glackin		
25		chard M. Heimann (State Bar No. 63607)		
26	6 Sa	75 Battery Street, 30th Floor In Francisco, CA 94111-3339		
27		elephone: (415) 956-1000 cesimile: (415) 956-1008		
28	8			

Ca**scals/e07:07:401/2008**2**782**17-S **Documente 642**45 Filled 106/*/271/1*2008Paghen 640f4 Dated: June 27, 2008 PEARSON, SIMON, SOTER, WARSHAW & 1 PENNY, LLP 2 3 /s/ Bruce Simon By: Bruce L. Simon 4 Bruce L. Simon (State Bar No. 96241) 5 44 Montgomery Street, Suite 1200 San Francisco, CA 94104 6 Telephone: (415) 433-9000 Facsimile: (415) 433-9008 7 Interim Co-Lead Counsel for the Direct 8 Purchaser Plaintiffs 9 ZELLE HOFMANN VOELBEL MASON & GETTE Dated: June 27, 2008 10 LLP 11 /s/ Francis O. Scarpulla By: 12 Francis O. Scarpulla 13 Francis O. Scarpulla (State Bar No. 41059) 44 Montgomery Street, Suite 3400 14 San Francisco, CA 94104 Telephone: (415) 693-0700 15 (415) 693-0770 Facsimile: 16 Dated: June 27, 2008 ALIOTO LAW FIRM 17 18 By: /s/ Joseph M. Alioto Joseph M. Alioto 19 Joseph M. Alioto (State Bar No. 42680) 20 555 California Street, Suite 3160 San Francisco, CA 94104 21 Telephone: (415) 434-8900 Facsimile: (415) 434-9200 22 Interim Co-Lead Counsel for the Indirect Purchaser 23 **Plaintiffs** 24 25 26 27 28

1 Dated: June 27, 2008 GIBSON, DUNN & CRUTCHER LLP 2 /s/ Joel S. Sanders By: 3 Joel S. Sanders 4 Joel S. Sanders (State Bar No. 107234) Post Montgomery Center 5 One Montgomery Street San Francisco, CA 94105 6 (415) 393-8200 Telephone: (415) 986-5309 Facsimile: 7 Counsel for Chunghwa Picture Tubes, Ltd. 8 9 10 Pursuant to General Order 45, Part X-B, the filer attests that concurrence in the filing of this document has been obtained from Bruce L. Simon, Frances O. Scarpulla, 11 Joseph M. Alioto, and Joel S. Sanders. 12 13 **ORDER** 14 15 SO ORDERED this day of 2008. 16 17 THE HONORABLE SUSAN ILLSTON United States District Judge 18 19 20 21 22 23 24 25 26 27

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